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United States District Court

District of New Mexico

UNITED STATES DISTRICT COURT ALBUQUERQUE, NEW MEXICO

SEF 0.7 2005

UNITED STATES OF AMERICA

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MANUEL VINCENTE GIL-VAZQUEZ

REDACTED MATTHEW J. DYKMAN ORDER SETTING CONDITIONS OF RELEASE

		Case Number:	05-1849 JH	
	Defendant			
IT IS	ORDERED that the release of the defenda	nt is subject to the following	ng conditions:	
•	The defendant shall not commit any offen case.	se in violation of federal	, state or local law whi	le on release in this
(2)	The defendant shall immediately advise the change in address and telephone number.	e court, defense counsel	and the U.S. attorney in	writing before any
(3)	The defendant shall appear at all proceed	-		* ;
	imposed as directed. The defendant shall	next appear at (if blank,	o be notified)	
		on TO BE N		Place
			ate and Time	—— I .
	Release on Personal F	Recognizance or Uns	ecured Bond	
IT 18	FURTHER ORDERED that the defendant	be released provided that	:	
(4)	The defendant promises to appear at all p imposed.	proceedings as required a	nd to surrender for serv	rice of any sentence
(5)	The defendant executes an unsecured bo	nd binding the defendan	t to pay the United Sta	ites the sum of
	In the event of a failure to appear as requ	ired or to surrender as dis	ected for service of any	r sentence imposed.

AO 199B (Rev. 5/99) Additional Conditions of Release

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Typen finding their release by one of the above methods will not by itself reasonably assure the appearance of the defendant and the sufety of other period the community." ITS FURTHER ORDERED but the release of the defendant is subject to the conditions marked below: (O'The defendant is placed in the cumotary of: (City and State) (City and State) (City and State) (City and State) (Address) (Tel. No.) (City and State) (Address) (Tel. No.) (Tel. No.) (Tel. No.) (Address) (O'The defendant shall: (O'The shall shall shall: (O'The defendant shall: (O'The shall shal	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	Additional Conditions of Release	rages
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(G) The defendant is placed in the custody of (Name or pressor or organization) (Address) (City and State) (
(Name of person or organization) (Address) (City and State) (City and State) who agrees (a) to specify the defendant in accordance with all conditions of release, (b) to use every effort to assure the appearance of the defendant at all sheckuled court proceedings, and (c) to notify the court immediately in the event the defendant violates any conditions of release or disappears. (7) The defendant shall: (a) Proport to the Pra-Trial Sarvices as directed telephone number (b) executed a bond or an agreement to ferfeit upon failing to appear are required the following sum of money or designated property: All english, consoled by the defendant in his bone and 4 areas of Inda. (See Attached). (c) post with the court the following indicia of owner-shap of the above-described property, or the following amount or percentage of the above-described and all english, council his humberland. (d) execute a bail bond with solvent survives in the amount of \$ (c) maintain or actively seek employment. (g) animation are develvel seek employment. (g) animation are actively seek employment. (g) animation or commence an educational progreen. (g) area restricted to Tornace and Hermalillo Connice, or as otherwise undertried by Pre-Trial Services. (g) area restricted to Tornace and Hermalillo Connice, or as otherwise undertried by Pre-Trial Services. (g) area of all connect, directly or indirectly, which any persons when or own town between a vietum or potential witness in the suits: (k) undergo medical or psychiatric treatment and/or remain in an institution as follows: (k) undergo medical or psychiatric treatment and/or remain in an institution as follows: (k) undergo medical or psychiatric treatment and/or remain in an institution as follows: (k) undergo medical or psychiatric treatment and/or remain in an institution as follows: (k) undergo medical or psychiatric treatment and/or re]
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(o) refrain from X anyexcessive use of alcohol. (p) refrain from x or unlawful possession of a narcotic drug and other controlled substances defined in 21 U.S.C § 802 unless prescribed by a licensed medical practitioner. (q) submit to any method of testing required by the pretrial services office or the supervising officer for determining whether the defendant is using a prohibited substance. Such methods may be used with random frequency and include urine testing, the wearing of a sweat patch, a remote alcohol testing system, and/or any form of prohibited substance screening or testing. (r) participate in a program of inpatient or outpatient substance abuse therapy and counseling if deemed advisable by the pretrial services office or supervising officer. (s) refrain from obstructing or attempting to obstruct or tamper, in any fashion, with the efficiency and accuracy of any prohibit substance testing or electronic monitoring which is (are) required as a condition(s) of release. (t) participate in one of the following home confinement program components and abide by all the requirements of the program which X will orwill not include electronic monitoring or other location verification system. You shall pay all or part of the cost of the program based upon your ability to pay as determined by the pretrial services office or supervising officer. (i) Curfew. You are restricted to your residence every day from to as directed by the pretrial sergices office or supervising officer. (ii) Home Detention. You are restricted to your residence at all times except for employment, education, religious services; medical, subtance abuse, or mental health treatment, attorney visits, court appearances; court-ordered obligations, or other activities as pre-approved by the pretrial services office or supervising officer, or			İ
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AO 199C (Rev 8/94) Advice of Penalties	·		Page	of3	_ Pages
Ad	vice of Penalties a	nd Sanctions			
TO THE DEFENDANT:					
YOU ARE ADVISED OF THE FOLLOW	VING PENALTIES A	ND SANCTIONS:		:	
A violation of any of the foregoing condita revocation of release, an order of detention, at a fine, or both. The commission of any crime while on protection to more than ten years, if the offense is a fel misdemeanor. This sentence shall be in addition attempt to intimidate a witness, victim, juror, it is a crime punishable by up to ten years of imprisor to retaliate against a witness, victim or inform If after release, you knowingly fail to appear you may be prosecuted for failing to appear or (1) an offense punishable by death, life in fined not more than \$250,000 or imprisonment (2) an offense punishable by imprisonment more than \$250,000 or imprisonment in more th	retrial release may rest ony; or a term of impron to any other sentency by up to ten years of in nformant or officer of sonment, a \$250,000 fi ormant, or to threaten or as required by the con- surrender and addition isoned for not more that t for a term of five year of the term of the year of the year of the year	alt in an additional ser isonment of not more see. apprisonment, and a \$2, the court, or to obstruent of attempt to do so. ditions of release, or to nal punishment may be sonment for a term of an ten years, or both; ars or more, but less the years, or both; or imprisoned not more rehalf be in addition to	uld result in a term of intence to a term of intence to a term of inthan one year, if the 50,000 fine or both intence a criminal investigation with a witness, viction surrender for the service imposed. If you are fifteen years or more than two years, we than one year, or to the sentence for an other sentenc	mprison mprison e offense to intimid gation. It i m or infor vice of sen re convict re, you sh u shall be or both;	ament, tent of is a ate or is also mant, tence, ed of: nall be
In addition, a failure to appear or surrender ma	iy resuit in the forresti cknowledgement of		l.	· · · · · · · · · · · · · · · · · · ·	
I acknowledge that I am the defendant in conditions of release, to appear as directed, an and sanctions set form above.	this case and that I am	aware of the condition ice of any sentence in	nposed. I am aware	nise to ob of the pen	ey all alties
Deputy Clerk	<u> </u>	Sign	ature of Defendant	. }	

Directions to United States Marshal

The defendant is ORDERED released after processing.

The United States marshal is ORDERED to keep the defendant in custody until notified by the clerk or judicial officer that the defendant has posted bond and/or complied with all other conditions for release. The defendant shall be produced before the appropriate judicial officer at the time and place specified, if still in produced.

Date: August 30, 2005

Address

Signature of Judigial Officer

Name and Title of Judicial Officer

Hon. Alan C. Torgerson

US Magistrate Judge

Telephone

Moriarty, NM City and State